

**633.675 Cause for termination.**

A guardianship shall cease, and a conservatorship shall terminate, upon the occurrence of any of the following circumstances:

1. If the ward is a minor, when the ward reaches full age.
2. The death of the ward.

3. A determination by the court that the ward is no longer a person whose decision-making capacity is so impaired as to bring the ward within the categories of [section 633.552, subsection 2](#), paragraph “a”, or [section 633.566, subsection 2](#), paragraph “a”. In a proceeding to terminate a guardianship or a conservatorship, the ward shall make a prima facie showing that the ward has some decision-making capacity. Once the ward has made that showing, the guardian or conservator has the burden to prove by clear and convincing evidence that the ward’s decision-making capacity is so impaired, as provided in [section 633.552, subsection 2](#), paragraph “a”, or [section 633.566, subsection 2](#), paragraph “a”, that the guardianship or conservatorship should not be terminated.

4. Upon determination by the court that the conservatorship or guardianship is no longer necessary for any other reason.

[S13, §3228-e; C24, 27, 31, 35, 39, §12641; C46, 50, 54, 58, 62, §671.10, 672.21; C66, 71, 73, 75, 77, 79, 81, §633.675]

97 Acts, ch 178, §16

Referred to in [§633.635](#), [633.637](#), [633.669](#)